

Domestic Preparedness Equipment Grant Information

The Domestic Preparedness Equipment Grant application package has been sent to the requesting county and tribal emergency planning committees. Please contact your emergency planning committee to plan and participate in this grant application. If you need the name of the contact person in your county, please contact Sheri Medow Smith, Grant Manager, MT Disaster & Emergency Services, (406) 841-3969 or sheris@state.mt.us

The U.S. Department of Justice has provided the State of Montana with an \$883,000 equipment grant under the State Domestic Preparedness Equipment Program. The State Emergency Response Commission (SERC) has prepared a "Three Year Statewide Domestic Preparedness Strategic Plan (Weapons of Mass Destruction, WMD, Strategic Plan) that was signed by Gov. Martz on Nov. 28, 2001. This strategy is the framework for the disbursement of grant funding. A copy of the WMD Strategic Plan is available upon request.

All responder entities are eligible for assistance. **The grant application will only be accepted from the county Local Emergency Planning Committee (LEPC) or Tribal Emergency Response Committee (TERC). Upon approval of the SERC, other county or tribal recognized emergency planning committees or joint county and tribal emergency planning committees may submit an application in lieu of a LEPC or TERC.** Applicants **must** communicate and coordinate with all local response entities within their jurisdiction.

The submittal date for this application must be postmarked by July 1, 2002. The application may be electronically submitted by July 1, 2002. The signature page will not be accepted electronically and it must be postmarked by July 1, 2002. The application must be sent to Sheri Medow Smith, Grant Manager, MT Disaster & Emergency Services, PO Box 4789, Helena MT 59604, sheris@state.mt.us

Purpose

The purpose of this grant is:

1. To encourage the coordination of responders (**law, fire, EMS, public works, public health, and health care facilities**) within a county/jurisdiction for preparedness and response to a terrorism or weapons of mass destruction (WMD) incident and
2. To provide specialized equipment to enhance the capability of the State and local agencies to respond to incidents of terrorism involving the use of **chemical, biological agents, radiological, and explosive devices (WMD).**

This grant should not be viewed as a general purpose grant such as the law enforcement block grants or the FIRE act grants.

The WMD Strategic Plan identifies four objectives, which will be the basis for the grant. The objectives are:

1. **Equip jurisdictions with the necessary equipment to offer basic life safety for first responders and the public.**
2. **Adequately equip response teams to respond to WMD incidents statewide.**
3. **Establish a system for sustainment and accountability of equipment for response teams.**
4. **Procure equipment for caches, if approved.**

The priorities of this year's grant are to meet the WMD Strategic Plan four objectives listed above. The grant application and the equipment requested must reflect the above priorities.

The review and award process will incorporate unbiased technical experts in each response field and review the completeness of all required elements for this grant. Required elements that are not complete may result in disqualification of the grant application.

Domestic Preparedness Equipment Grant Terms and Conditions

Training

If the requested equipment requires WMD/HazMat operations level training or WMD technician level training, then you must certify that personnel are **currently certified** at the appropriate training level to operate the requested equipment.

For all requested equipment you must certify that personnel are currently certified at the WMD/HazMat awareness level training or personnel will receive WMD/HazMat awareness level training within one year. If WMD/HazMat awareness training will be conducted within the year, then the training certification must be sent in to the grant manager. If the required training is not conducted within a year, then the applicant may be ineligible to apply for future Domestic Preparedness Equipment Grants.

The level of training must be certified for each piece of requested equipment. The Authorized Equipment Purchase List (pages 12-16) provides guidance as to the required level of training for specific equipment categories. The documentation of the level of training and the number of personnel trained at that level must be specified on page two of the Equipment Purchase Budget Detail Worksheet.

Purchase of Equipment

The equipment purchased under this grant is limited only to the equipment on the Fiscal Year 2000-2001 Authorized Equipment Purchase List. All equipment requested under this grant must be approved by the US Dept. of Justice prior to equipment purchase authorization.

Equipment may be purchased either by the applicant or individual response agencies. This grant is a reimbursement grant. Reimbursements will only go to the applicant. If an individual response agency has purchased equipment, it is the applicant's responsibility to reimburse that agency. Applicants will be reimbursed upon receipt of an equipment invoice, request for payment, and an equipment purchase detail worksheet that has been updated with actual instead of estimated unit costs.

Accountability for Equipment

The applicant is responsible for assuring the location of all equipment purchased through this grant for three years after the completion of the grant.

Reporting

A final narrative report will be submitted by July 30, 2003 to the grant manager.

The application must address the following:

1. Describe the scenario(s) that you are basing your request on. Address each of the following.

- What are the greatest vulnerabilities in your county such as chemical plants, biological testing, chemical storage – public, private, and retail, at risk facilities – hospitals, universities, etc., infrastructure, existing polarized groups. (no more than one page)
- Compare existing resources and capabilities to the identified vulnerabilities. (no more than one page)
- Describe your coordination with other counties. (no more than one page)
- Describe the deficit in your ability to respond to your identified vulnerabilities. (no more than one page)

2. Roles/Responsibilities in responding to the identified vulnerabilities in #1. Each discipline plays different roles in different counties. For each discipline indicate if they are primarily responsible for a role (P) or provide support for that role (S) for the vulnerabilities described in #1. If the role does not apply, leave blank.

Law Enforcement

_____ Scene Security

_____ Evacuation

_____ Investigation

_____ Decontamination

_____ EOD

_____ SWAT

_____ Hazardous material detection and operations (operations/technician levels)

_____ Incident Management

_____ Other, please explain

Fire

- _____ Scene Security
- _____ Evacuation
- _____ Decontamination
- _____ Confined Space Rescue
- _____ Hazardous material detection and operations (operations/technician levels)
- _____ Fire Suppression
- _____ EMS
- _____ Incident Management
- _____ Other, please explain

Emergency Medical Services (EMS)

- _____ Triage
- _____ Transport
- _____ Decontamination
- _____ Field treatment
- _____ Hazardous material detection and operations (operations/technician levels)
- _____ Incident Management
- _____ Other, please explain

Public Works

- _____ Support functions such as scene security and evacuation
- _____ Hazardous material detection and operations (operations/technician levels)
- _____ Incident Management
- _____ Other, please explain

Public Health

- _____ Infectious disease/biological agent detection
- _____ Incident Management
- _____ Other, please explain

Health Care Facilities

- _____ Infectious disease/biological agent detection
- _____ Decontamination
- _____ Triage
- _____ Medical treatment
- _____ Incident Management
- _____ Other, please explain

3. Describe your process for coordinating responding entities and setting the priorities for the equipment requested under this grant. (no more than one page)

4. Discuss your plan for maintaining and replacing the equipment purchased under this grant. If the equipment is used on a WMD event it does not have to be replaced. If the equipment is used on a non-WMD event, it must be replace either by charging the responsible party or from your own budget.

5. Discuss your personnel training levels for meeting the training (awareness, operations, or technician) requirements and/or your plans for meeting the WMD/HazMat awareness training requirement within a year. Discuss your training plans for the specific equipment that is being requested.

6. The Equipment Purchase Budget Detail Worksheet is the document where the requested equipment is specified. Please complete both pages and make sure it is included in the your grant application.

Assurances

The Applicant hereby assures and certifies compliance with all Federal statutes, regulations, policies, guidelines and requirements, including OMB Circulars No. A-21, A-110, A-122, A-128, A-87; E.O. 12372 and Uniform Administrative Requirements for Grants and Cooperative Agreements 28 CFR, Part 66, Common rule, that govern the application, acceptance and use of Federal funds for this federally-assisted project.

Also the Applicant assures and certifies that:

1. It possesses legal authority to apply for the grant; that a resolution, motion or similar action has been duly adopted or passed as an official act of the applicant's governing body, authorizing the filing of the application, including all understandings and assurances contained therein, and directing and authorizing the person identified as the official representative of the applicant to act in connection with the application and to provide such additional information may be required.
2. It will comply with requirements of the provisions of the Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 (P.L. 91-646) which provides for fair and equitable treatment of persons displaced as a result of Federal and federally-assisted programs.
3. It will comply with provisions of Federal law which limit certain political activities of employees of a State or local unit of government whose principal employment is in connection with an activity financed in whole or in part by Federal grants. (5 USC 1501, et seq.)
4. It will comply with the minimum wage and maximum hours provisions of the Federal Fair Labor Standards Act.
5. It will establish safeguards to prohibit employees from using their positions for a purpose that is or gives the appearance of being motivated by a desire for private gain for themselves or others, particularly those with whom they have family, business, or other ties.
6. It will give the sponsoring agency or the Comptroller General, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the grant.
7. It will comply with all requirements imposed by the Federal-sponsoring agency concerning special requirements of law, program requirements, and other administrative requirements.
8. It will insure that the facilities under its ownership, lease or supervision which shall be utilized in the accomplishment of the project are not listed on the Environmental Protection Agency's (EPA) list of Violating Facilities and that it will notify the Federal grantor agency of the receipt of any communication from the Director of the EPA Office of Federal Activities indicating that a facility to be used in the project is under consideration for listing by the EPA.
9. It will comply with the flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973, Public Law 93-234, 87 Stat. 975, approved December 31, 1976, Section 102(a) requires, on and after March 2, 1975, the purchase of flood insurance in communities where such insurance is available as a condition for the receipt of any Federal financial assistance for construction or acquisition purposes for use in any area that has been

identified by the Secretary of the Department of Housing and Urban Development as an area having special flood hazards. The phrase "Federal financial assistance" includes any form of loan, grant, guaranty, insurance payment, rebate, subsidy, disaster assistance loan or grant, or any other form of direct or indirect Federal assistance.

10. It will assist the Federal grantor agency in its compliance with Section 106 of the National Historic Preservation Act of 1966 as amended (16 USC 470), Executive Order 11593, and the Archeological and Historical Preservation Act of 1966 (16 USC 569a-1 et seq.) by (a) consulting with the State Historic Preservation Officer on the conduct of Investigations, as necessary, to identify properties listed in or eligible for inclusion in the National Register of Historic Places that are subject to adverse effects (see 36 CFR Part 800.8) by the activity, and notifying the Federal grantor agency of the existence of any such properties and by (b) complying with all requirements established by the Federal grantor agency to avoid or mitigate adverse effects upon such properties.

11. It will comply, and assure the compliance of all its subgrantees and contractors, with the applicable provisions of Title I of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, the Juvenile Justice and Delinquency Prevention Act, or the Victims of Crime Act, as appropriate; the provisions of the current edition of the Office of Justice Programs Financial and Administrative Guide for Grants, M7100.1; and all other applicable Federal laws, orders, circulars, or regulations.

12. It will comply with the provisions of 28 CFR applicable to grants and cooperative agreements including Part 18, Administrative Review Procedure; Part 20, Criminal Justice Information Systems; Part 22, Confidentiality of Identifiable Research and Statistical Information; Part 23, Criminal Intelligence Systems Operating Policies; Part 30, Intergovernmental Review of Department of Justice Programs and Activities; Part 42, Nondiscrimination/Equal Employment Opportunity Policies and Procedures; Part 61, Procedures for Implementing the National Environmental Policy Act; Part 63, Floodplain Management and Wetland Protection Procedures; and Federal laws or regulations applicable to Federal Assistance Programs.

13. It will comply, and all its contractors will comply, with the non-discrimination requirements of the Omnibus Crime Control and Safe Streets Act of 1968, as amended, 42 USC 3789(d), or Victims of Crime Act (as appropriate); Title VI of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973, as amended; Subtitle A, Title II of the Americans with Disabilities Act (ADA) (1990); Title IX of the Education Amendments of 1972; the Age Discrimination Act of 1975; Department of Justice Non-Discrimination Regulations, 28 CFR Part 42, Subparts C,D,E, and G; and Department of Justice regulations on disability discrimination, 28 CFR Part 35 and Part 39.

14. In the event a Federal or State court or Federal or State administrative agency makes a finding of discrimination after a due process hearing on the grounds of race, color, religion, national origin, sex, or disability against a recipient of funds, the recipient will forward a copy of the finding to the Office for Civil Rights, Office of Justice Programs.

15. It will provide an Equal Employment Opportunity Program if required to maintain one, where the application is for \$500,000 or more.

16. It will comply with the provisions of the Coastal Barrier Resources Act (P.L. 97-348) dated October 19, 1982 (16 USC 3501 et seq.), which prohibits the expenditure of most new Federal funds within the units of the Coastal Barrier Resources System.

Certifications Regarding Lobbying; Debarment, Suspension and Other Responsibility Matters; and Drug-Free Workplace Requirements

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this form. Signature of this form provides for compliance with certification requirements under 28 CFR Part 69, "New Restrictions on Lobbying" and 28 CFR Part 67, "Government-wide Debarment and Suspension (Non-procurement) and Government-wide Requirements for Drug- Free Workplace (Grants)." The certifications shall be treated as a material representation of fact upon which reliance will be placed when the Department of Justice determines to award the covered transaction, grant, or cooperative agreement.

1. Lobbying

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 28 CFR Part 69, for persons entering into a grant or cooperative agreement over \$100,000, as defined at 28 CFR Part 69, the applicant certifies that:

(a) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal grant or cooperative agreement;

(b) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form - LLL, "Disclosure of Lobbying Activities," in accordance with its instructions;

(c) The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all sub-recipients shall certify and disclose accordingly.

2. Debarment, Suspension, and Other Responsibility Matters (Direct Recipient)

As required by Executive Order 12549, Debarment and Suspension, and implemented at 28 CFR Part 67, for prospective participants in primary covered transactions, as defined at 28 CFR Part 67, Section 67.510

A. The applicant certifies that it and its principals:

(a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, sentenced to a denial of Federal benefits by a State or Federal court, or voluntarily excluded from covered transactions by any Federal department or agency;

(b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

(c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and

(d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default; and

B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this application.

3. Drug-Free Workplace

As required by the Drug-Free Workplace Act of 1988, and implemented at 28 CFR Part 67, Subpart F, for grantees, as defined at 28 CFR Part 67 Sections 67.615 and 67.620 A. The applicant certifies that it will or will continue to provide a drug-free workplace by:

(a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition.

(b) Establishing an on-going drug-free awareness program to inform employees about:

- (1) The dangers of drug abuse in the workplace.
- (2) The grantee's policy of maintaining a drug-free workplace.
- (3) Any available drug counseling, rehabilitation, and employee assistance programs.
- (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace.

(c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a).

(d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will:

- (1) Abide by the terms of the statement.
- (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction.

(e) Notifying the agency, in writing, within 10 calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction.

Employers of convicted employees must provide notice, including position title, to: Department of Justice, Office of Justice

Programs, ATTN: Control Desk, 633 Indiana Avenue, N.W., Washington, D.C. 20531. Notice shall include the identification number(s) of each affected grant.

(f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted:

- (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended.
- (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency.

(g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f). As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with the above certifications.

FISCAL YEAR 2000 – 2001 AUTHORIZED EQUIPMENT PURCHASE LIST

The Fiscal Year 2000 and 2001 State Domestic Preparedness Equipment Program authorized equipment purchase list was derived from the Standardized Equipment List (SEL). The SEL was developed by the Interagency Board (IAB) for Equipment Standardization and Interoperability. The IAB compiled the SEL on behalf of the National Domestic Preparedness Office (NDPO) to delineate the types of equipment necessary for terrorist incident response. Because the SEL also contains lists of general use and support equipment, a narrower list was derived from the SEL by the IAB to identify the specific types of specialized equipment authorized for purchase under the Fiscal Years 2000 and 2001 State Domestic Preparedness Equipment Program.

A cross-section of officials representing the Public Health Service (PHS), the Federal Emergency Management Agency (FEMA), the U.S. Department of Energy (DOE), the U.S. Department of Justice (OJP and FBI), the State and local hazardous materials experts assisted in the development of this authorized equipment purchase list and in identifying unallowable items.

Authorized equipment purchases may be made in the following categories:

- 1) Personal Protective Equipment (PPE)
- 2) Chemical, Biological, or Radiological Detection Equipment
- 3) Decontamination Equipment
- 4) Communications Equipment

1. Personal Protective Equipment. Equipment that is worn to protect the individual from hazardous materials and contamination. Protection may vary and is divided into 4 levels based on the degree of protection afforded.

Level A. (Technician level) Selected when the greatest level of skin, respiratory, and eye protection is required. The following items constitute Level A equipment for consideration:

- Reusable or limited use fully encapsulated chemical resistant suit ensemble
- Butyl hoods and gloves
- Reusable fully encapsulated training suits
- Testing equipment for fully encapsulated suits
- Closed circuit rebreather* or open circuit self-contained breathing apparatus (SCBA) or, when appropriate, Supplied Air Breathing Apparatus (SABA)
- Spare cylinders for rebreathers or SCBA and service/repair kits
- Chemical resistant gloves, including thermal, as appropriate to hazard
- Personal Cooling System; vest or full suit with support equipment
- Chemical Resistant Boots, steel or fiberglass toe and shank
- Personnel Accountability System (specific to SCBA use only)
- HAZMAT gear bag

*** Due to cost and utility of closed circuit rebreathers, a full and complete justification must be provided to obtain approval to purchase the equipment.**

Level B. (Operations or Technician level) Should be used when the highest level of respiratory protection is necessary but a lesser level of skin protection is required. The following constitute Level B equipment and should be considered for use.

- Hooded Chemical Resistant Clothing or Full Coverage Level B Suits
- Butyl hoods and gloves
- Closed circuit rebreather* or open circuit SCBA or, when appropriate, SABA
- Spare cylinders for rebreathers, SCBA, or SABA, and service/repair kits
- Chemical resistant gloves, including thermal, as appropriate to hazard
- Personal cooling system; vest or full suit with support equipment
- Chemical resistant boots, steel or fiberglass toe and shank
- HAZMAT gear bag

*** Due to cost and utility of closed circuit rebreathers, a full and complete justification must be provided to obtain approval to purchase the equipment.**

Level C. (Awareness, Operations, Technician level) Should be used when the concentration(s) and type(s) of airborne substances are known and the criteria for using air-purifying respirators are met. The following constitute Level C equipment and should be considered for use:

- Hooded Chemical Resistant Clothing
- Butyl hood and gloves
- Full face air purifying respirators with appropriate cartridges or positive pressure units (Powered Air Purifying – PAPR)
- Personal Cooling System; vest or full suit with support equipment
- Chemical Resistant Boots, steel or fiberglass toe and shank
- HAZMAT gear bag
- Emergency Escape Breathing Apparatus (EEBA) 10 minutes or longer

Level D. (Awareness, Operations, Technician level) Selected when no respiratory protection and minimal skin protection is required, and the atmosphere contains no known hazard and work functions preclude splashes, immersion, or the potential for unexpected inhalation of, or contact with, hazardous levels of chemicals

- Escape mask for self-rescue

Note: During WMD response operations, the incident commander determines the appropriate level of personal protective equipment. As a guide, Levels A, B, and C are applicable for chemical/biological/ radiological contaminated environments. Personnel entering protective postures must undergo medical monitoring prior to and after entry.

2. Chemical, Biological, or Radiological Detection Equipment. Equipment to monitor, sample, identify, and observe chemical, biological, or radiological contamination throughout area or at specific points, and those items to support detection activities.

Chemical and Radiological (Operations or Technician level)

- M-8 Detection Paper for Chemical Agent (weapons grade) detection
- M-9 Detection Paper (roll) for Chemical Agent (weapons grade) detection
- M-256 Detection Kit for Chemical Agent (weapons grade – blister: CX/HD/L; blood; AC/CK; and nerve: GB/VX) detection
- M-256 Training Kit
- Hazard Categorizing (HAZCAT) kit
- Point Chemical Agent Detector and Alarm
- Stand-Off Chemical Detector, FTIR (infrared)
- Handheld Chemical Agent Monitor with training set
- Container Sample Transfer/Small Infectious Substance
- Air and Liquid Detector Tube System
- Colormetric tube/chip kit with additional tubes/chips
- Multigas meter
- Combustible gas indicator
- Photoionization Detector (PID)
- Flame Ionization Detector (FID)
- Field Deployable Gas Chromatography/Mass Spectrometer (GC/MS)*
- Radiation monitoring equipment (pancake probes and gigometer tubes)
- Electronic Radiation Detection
- Radiological dosage meter such as self-reading dosimeters, chargers, and film badges
- Pesticide screening kit

* Gas Chromatographic/Mass Spectrometers are extremely expensive to purchase, require highly trained technicians to operate, and are difficult and costly to maintain.

Biological (Operations or Technician level)

- Specific Bioimmunoassay Test Kit
- Biological Sampling Kit with Aerosol Collector

3. Decontamination Equipment. Equipment and material used to clean, remediate, remove, or mitigate chemical or biological contamination. DOE possesses geographically dispersed capabilities to handle nuclear or radiological contamination.

Chemical (Awareness, Operations, Technician level depending on equipment)

- M-295 individual decontamination kit for chemical warfare agents
- Decontamination system for individual and mass application:
 - Decontamination system supplies
 - Water Bladder, Decontamination Shower Waste Collection
 - Trailer, Multiwater Source, and Prime Mover (Tier 3 or 4 level response Only)*
 - Emergency Decontamination Shelters
- Reusable Decontamination litters/roller systems
- Reusable Extraction Litters, Rollable

- Colored/nonviewable cadaver bags (CDC standard/Non-permeable and NBC Compatible)
- Transportation and shipping containers for contaminated clothing and equipment (requires justification for Tier Level Use)

* Grant funds may be used to purchase medical pharmaceuticals indicated with asterisks for personal protection equipment for first responders. Grantees are responsible for replenishing items after shelf-life expiration date(s).

Biological

- High Efficiency Particulate Attractor (HEPA) dry decontamination vacuum

Medical purchases authorized for use in decontamination operations:

- 2 Pam Chloride*
- Atropine 2mg/ml, 25ml vial*
- Atropine Auto Injector*
- CANA Auto Injectors*
- Autovent 3000 multigang/portOxylator/ventilators
- Mask
- Nasopharyngeal Airway 4, 5, 6, 7, and 8 mm
- Oropharyngeal Airway 50, 60, 70, 80, 90, and 100 mm
- Oxygen Cylinder Super D
- Oxygen Mask with Tubing
- Oxygen Tank Regulator

* Grant funds may be used to purchase medical pharmaceuticals indicated with asterisks for personal protective equipment for first responders. Grantees are responsible for replenishing items after shelf-life expiration date(s).

4. Communications Equipment. Equipment and systems providing connectivity and electrical interoperability between local and interagency organizations to coordinate WMD response operations.

- Multichannel (UHF/VHF) encrypted radios with chargers and two extra batteries and accessories and Trickle chargers with field programming capability
- In-suit or hand-held communication systems for long-range/two-way, encrypted, voice, video, and data transmission, capable of cross-band repeat
- Computer systems designated for use in an integrated system to assist with detection and communication efforts*
- Personnel Accountability System to alert for downed personnel (specific to SCBA use only)

*Stand-alone general use laptops, printers, CD-ROMS, etc. are not allowable. Allowable computer systems must be linked with integrated software packages designed specifically for chemical and/or biological agent detection and communication purposes.

Expenditures for equipment such as vehicles and trailers, general-use laptop computers, computer monitors and printers, and video-monitoring equipment, as well as arms and ammunition, are not allowable under this grant.

2000/2001 DOJ Grant
Grant Application Completion Timetable
Subject to Change

February 1, 2002

Grant announcement sent to LEPCs, TERCs, County DES Coordinators, County Commissioners, Sheriff's and Police Chiefs, and those that responded to the fire, EMS, and public works assessment survey. Also sent to SERC, Homeland Security Task Force, and Planning Committee members.

STATUS: Complete – Sent 2/1/02 Received requests for applications (51) from Anaconda/Deer Lodge LEPC; Beaverhead Co LEPC; Blackfeet TERC; Blaine Co LEPC; Broadwater Co LEPC; Butte-Silver Bow Security, Terrorism, Safety; Carbon Co LEPC; Cascade Co LEPC; Chippewa Cree TERC; Chouteau Co LEPC; Crow; Custer Co Emergency Planning; Daniels Co Title III LEPC; Dawson Co LEPC; Fallon Co LEPC; Fergus Co LEPC; Flathead Co LEPC; Flathead Nation TERC/Lake Co LEPC; Fort Belnap TERC; Gallatin Co LEPC; Glacier Co LEPC; Golden Valley Co LEPC; Granite Co LEPC; Havre-Hill Co LEPC; Jefferson Co LEPC; Judith Basin Co LEPC; Lewis & Clark Co LEPC; Liberty Co LEPC; Lincoln Co LEPC; Mineral Co LEPC; Missoula Co Disaster Planning; Musselshell Co LEPC; Park Co LEPC; Phillips Co LEPC; Pondera Co LEPC; Powder River Co LEPC; Powell Co LEPC; Prairie Co LEPC; Ravalli Co LEPC; Richland Co LEPC; Roosevelt Co LEPC/Ft Peck TERC; Rosebud Co LEPC; Sanders Co LEPC; Sheridan Co LEPC; Stillwater Co LEPC; Sweet Grass Co LEPC; Teton Co LEPC; Toole Co LEPC; Valley Co LEPC; Wheatland Co LEPC; Wibaux Co LEPC; and Yellowstone Co LEPC

Missing: Big Horn; Carter; Garfield; Madison; McCone; Meagher; Treasure; Northern Cheyenne

Not requesting an application: Petroleum

May 1, 2002

Send out grant applications to all those that submitted a request for application.

STATUS:

July 1, 2002

Grant applications due; must be postmarked by July 1, 2002.

STATUS: Received applications from

September 1, 2002

Grant awards completed and award letters sent out.

STATUS: Sent award letters to

March 1, 2003

Grant closeout. All requests for reimbursement and invoices received.

STATUS: Final reimbursement received from

July 30, 2003

Final reports due.

STATUS: Final reports received from